IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

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) Civil Action No. 1:17-cv-06086
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) Honorable Sara L. Ellis
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JOINT MOTION TO CONTINUE HEARING

Plaintiff Overwell Harvest Limited ("Overwell") and Defendant Paul Giedraitis ("Giedraitis") respectfully request that this Court continue its scheduled hearing on the final approval of the settlement between them and state the following in support:

- 1. The Court has granted preliminary approval to Plaintiff's settlement with Giedraitis. Pursuant to that approval, the Court held a hearing on June 8, 2022 regarding the status of the settlement and set a subsequent hearing date for July 27, 2022.
- 2. Following the June 8 hearing, Overwell transmitted drafts of the relevant ancillary settlement documents to Giedraitis, including a proposed notice, scheduling order, and draft judgment for the final approval hearing. Giedraitis proposed revisions and counsel for both sides have continued to work to finalize these materials, which must be sent to all shareholders who have an interest in the proposed settlement.

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3. Overwell has further worked to identify the current locations and addresses of each of

the individual stockholders and registered agents (in the case of entities) for each stockholder listed

on the relevant capitalization table of Neurensic, Inc.

4. Overwell has been able to identify current contact information for most of the 58

persons and entities who appear as holding an interest in Neurensic, but further time is necessary to

accurately locate the remaining interest holders, including certain trusts. Additional time is also

necessary to allow each potentially interested party proper notice of the final settlement hearing.

5. As such, Overwell respectfully requests that the existing July 27, 2022 hearing date

be continued until a date convenient for the Court, preferably during the week of September 12,

2022.

6. This Motion is not being brought for purposes of delay or harassment but solely to

ensure that all interested parties have the proper opportunity to participate in the final settlement

approval hearing, as required under Federal Rule of Civil Procedure 23.1(c). Defendant Trading

Technologies International, Inc. does not oppose this motion.

WHEREFORE, for the foregoing reasons, Overwell and Giedraitis respectfully request that

this Court continue the hearing on the final approval of the Giedraitis settlement and for any and all

other relief this Court deems just and equitable under the circumstances.

Dated: July 22, 2022

Respectfully submitted,

/s/ William O'Hara

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-and-

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Attorneys for Paul Giedraitis

CERTIFICATE OF SERVICE

I hereby certify that on July 22, 2022 I electronically filed the foregoing with the Clerk of Court for the United States District Court for the Northern District of Illinois by using the CM/ECF system which will automatically send all necessary notifications of this filing to all counsel of record.

Dated: July 22, 2022	Respectfully Submitted,	
	s/ William O'Hara	